

## The May Sale of Muslin Underwear

### Offers Rare Inducements

For the economical woman and for those who want dainty, well-made Underwear for summer. If you expect to travel or camp, or even remain in one place through the summer, all of these multiplied, demands dainty lingerie as well as durability. Owing to the late season we are having we are offering some especially good values in fine, well-made Underwear. See window display.

**GOWNS, 50c.**—Made of cambric, trimming of embroidery and tucks, cambric ruffle on neck and sleeves; usual value 75c.

**GOWNS, 75c.**—This lot consists of several styles, made of muslin or longcloth, low slipover or high V-shape necks; tiorchon or Val. lace insertions and edge or embroidery, all with colored ribbons; every one in the lot worth \$1.00.

**WHITE SKIRTS, \$1.00.**—In an assortment of a dozen different styles, deep knee flounces, with fillet or Val. lace insertion or edge, or flounce of embroidery, all with underlay, finished with dust ruffle.

**WHITE PETTICOATS, \$1.48.**—This lot will be found very attractive, showing the greatest variety at this price to be found in the city, all of fine cambric, with deep flounce, trimmings of wide embroidery and tucks above and insertions of lace.

**DRAWERS, 75c.**—Assortment of styles, nainsook or cambric, circular or straight shape, with trimmings of embroidery and lace.

**WOMEN'S DRAWERS, \$1.00.**—All specially priced for May Sale, of nainsook, longcloth or cambric, new trimmings of embroidery and lace; all specially priced for the May Sale.

**Miller & Rhoads**

## CHAMBER GOING AFTER BIG SHOW

## STAUNTON ASYLUM TO GET INFIRMARY

New Hall at Fair Grounds May  
Help Bring Street Car  
Convention.

Board Decides to Build at Once.  
Plumbing to Be Done  
This Summer.

Only four or five cities in the United States can accommodate the convention of the American Street and Interurban Railway Association, but Richmond can practically do it now, and is going to try to land it. As soon as the immense new convention building is erected at the Fair Grounds, the local facilities will be more than ample. The convention requires about 20,000 square feet of floor space, the capacity of the Horse Show Building now being about 85,000 feet.

The convention is in session, beginning Thursday, in New York, and an effort will be made by Manager W. T. Dabney, of the Richmond Chamber of Commerce, to secure the next session for this city, but as he was only notified of the session of the association a day or so ago, the probabilities are that Richmond will not get it this time, but will do so later. The authorities of the association have communicated with Mr. Dabney, sending him a long list of questions to be answered. These alone show that there are few cities that can entertain such a convention.

From 3,500 to 4,000 people attend the meetings of this association, which requires floor space for an exhibition of the latest and most finished styles of street cars and other street traction appliances. The session takes up the best part of three weeks.

The new convention building project has received the favorable assent of the City Council, and the date of its erection will be none too soon for this great convention. The fact that Richmond will be able to handle any convention, no matter what its size, will be a powerful advertising force for the city. The best sort of publicity that the city can make use of, according to advertising experts, is that which grows out of conventions. Many of the conventions held are composed of men interested in industrial enterprises, and they bring home to such men the industrial advantages of Richmond.

Pursuant to a decision reached last night at a meeting of the special board of directors of the Western State Hospital at Staunton, held at the Richmond Hotel, work will be begun at once on a \$10,000 infirmary. This expenditure was authorized by the Legislature at its recent session and the money appropriated therefor.

Dr. J. S. DeJarnette, the superintendent of the hospital, said after the meeting that the work will not be let to contract. He has the plans drawn up by himself, and will build it with day labor.

It was further determined to have new plumbing put in Wards Nos. 4, 5, 6, 7, G, H, I, D, E and F, at a cost of \$2,000. This will be completed during the summer.

**General Board Meets To-Day.**

The members of the board present were Judge J. L. Tredway, of Chatham, and W. H. Lanes, of Staunton. The members of this special board also belong to the general hospital board, which has control of all the State Hospitals for the Insane, and which meets at Williamsburg this morning at 11 o'clock.

The contract for supplying coal to the Western Hospital was let to J. S. Sensabaugh, of Torrey Mines, W. Va., at a price of \$2.45 per ton, delivered in Staunton. The contract involves 3,000 tons.

Superintendent DeJarnette presented to the board his quarterly report. It showed that there were 1,207 patients being received during the quarter. It was stated that every bed in the female department was occupied.

**Test Validity of Contracts.**

Trials were held yesterday in the Law and Equity Court in the case of R. P. Hudson against the Penn-Wyoming Copper Company, an issue in Chancery affecting the validity of certain contracts. The evidence was partly heard before a jury, and the case will be continued this morning at 10 o'clock.

**Suit Instituted.**

Suit was brought yesterday in the Law and Equity Court by Carroll A. Gathright, administrator of the estate of Mrs. Mary D. Gathright, against T. J. Walker and Mary Walker for damages in the sum of \$10,000. No declaration has been filed.

## EXACTLY HOW JUDGE GAYLOR SAVED DAY FOR RICHMOND

Supplied Missing Link of Hospitality by Simply  
Opening Door of Carriage in Which Two  
Governors Rode.

Judge Gaylor saved the day. He supplied the missing link that lay between Virginia's hospitality and Rhode Island and Connecticut's official dignity. There was a crisis yesterday in Richmond etiquette, and it looked like Virginia would be dragged into the old Roman conception of the life of leisure with dignity, kept the colors from dipping. What the Judge doesn't know about selling newspapers isn't worth saying, but when it comes to saving the day, he is as smooth as a milk pump sliding down a thirsty throat.

The crisis occurred when the carriage containing Governor Pothier and Governor Weeks stopped in front of the door for the carriage to the entrance. The door of the carriage must be opened, but how? Connecticut and Rhode Island are rival States of equal rank, and for one Governor to open the door for the other might be an implied yielding of precedence on the part of the one who opened the door.

Besides, the gubernatorial hand is

### FOOD FOR MEMORY

The Kind that Builds up the Brain.

It is hard to believe that certain kinds of food will strengthen the memory, and yet, upon the condition of the brain depends the character of the mind, and its power to remember and to exert itself in various ways, and a healthy brain can only be maintained by well selected food.

Now we know that daily use of the brain uses up certain parts of the brain, and must be made up from food.

Grape-Nuts food was made especially to rebuild the brain and nerve centres. An experience in Chicago will illustrate. "I had a terrible case of gastritis, my stomach refused everything in the way of food until I got hold of Grape-Nuts. It was perfectly wonderful and marvelous to see the difference—I began to improve at once."

"I weighed myself about that time, and found that I had 118 pounds on my credit. I gained in weight, strength and health steadily and rapidly, and now weigh 160 pounds, and am strong and in better health than ever in my life."

"I have lately had a seven months' course of instruction in vocal music, and have memorized 58 songs and most of the accompaniments, besides several piano pieces. When I started in it seemed difficult to memorize one, but my memory has been growing better every day, and I now find it easy to commit to memory without difficulty."

"I have taken no medicine, but my steady diet of Grape-Nuts food has given me strength, health and memory."

Read "The Road to Wellville," found in pkgs. "There's a Reason."

Ever read the above letter? A new one appears from time to time. They are genuine, true and full of human interest.

## CURTIS FIRST TO HEAR ABOUT DEAL

Former Inspector Got Information That Dairymen Paid Wise and Pollock.

### HARD TO PICK COMMITTEE

President Peters Studies List, Trying to Get Fair-Minded Judges.

President R. Lee Peters, of the Common Council, has not yet named his committee on investigation of the Pollock-Wise charges. It is no easy job, according to the president, to select the two attorneys and as for the committee, he has a list of the forty Councilmen before him. Some are witnesses. Some have had business transactions with dairymen. Some are particular personal friends of the accused. Some are apologists for the health board, and some are the lower branch of the community, and all these are believed by the President to be equally disqualified from sitting as judges in the case.

About the only development yesterday was the tracing to its source the origin of the reports, telling the two attorneys and as for the committee, he has a list of the forty Councilmen before him. Some are witnesses. Some have had business transactions with dairymen. Some are particular personal friends of the accused. Some are apologists for the health board, and some are the lower branch of the community, and all these are believed by the President to be equally disqualified from sitting as judges in the case.

**Who Told Curtis.**

Mr. Curtis, so the story now goes, repeated what the dairymen had told him about a fund to W. H. Dobbins, his uncle, employed at the City Gas Works. Dobbins, it seems, told a fellow-employee, John Carter, it was from Carter that Councilman Umlauf first heard of the report, and it was Councilman Umlauf who told Dr. Frank M. Reade. All of this information was gathered by Mayor Richardson in his private investigation.

It may be mentioned that the Mayor's stenographer took down that evidence, and that a transcript is now in possession of Commonwealth's Attorney Folkes. The Mayor did not give the name of the dairymen who first told Mr. Curtis, but he will be summoned as a witness, and the investigation committee is named. Under the ruling of President Peters, the investigation is to be limited solely to charges affecting the two accused Councilmen, and the committee cannot go into either the allegation that the City Health Board had received a pension or violation of the ordinance, or into the reasons why Mr. Curtis was dismissed. The testimony, however, may cast some sidelights on these matters. Both the Mayor and the Commonwealth's Attorney have had extensive interviews with the dairymen, and the Mayor has recommended that he be called as a witness. Once on the stand he may be induced to tell the whole story of the charges brought against him by James Bellwood and others, of his trial and vindication, and the health board's recommendation of the amendment allowing the feeding of fresh distillery waste.

**Why Were Lawyers Necessary.**

Both Mr. Wise and Mr. Pollock express confidence that they can convince any fair-minded committee that their employment was both legal and proper. A great many members of the Council, however, are disposed to ask the question propounded by Mr. Umlauf: "Why was it necessary for the dairymen to be represented by field lawyers in order to convince the Board of Health that a good feed was proper?" These members are asking why the dairymen did not go directly to the Health Board and present the matter, or, failing in that, why it was not brought to the attention of some Councilman, or before the Committee on Ordinance, Charter and Finance, which could have acted without hearing the speeches of paid attorneys. A great many members of the Council have expressed the opinion that, possibly through a misunderstanding, the dairymen have been put to great expense to secure a privilege or a relief from an unnecessary restriction that should have been accorded them as a right.

**Judgment Entered.**

Judgment was entered yesterday in the Law and Equity Court in the case of Mollie Florsheim against Mr. Archer and Mrs. M. H. Archer for \$201.

## CITY OFFICIALS GET GOOD NAME

Special Accountant Commends Their Faithful Service and Honesty.

### COMPLY WITH ALL LAWS

Annual Report Shows Amount of Work Accomplished During Year.

The annual report of City Accountant George S. Crenshaw was delivered to the City Council yesterday. The report states that during the year he examined the accounts, records and vouchers of the Board of Health, Charities, Electricity, Cemeteries, Fire Department, Grounds and Buildings, Light, Police, Public Schools, Streets, Street Cleaning and Water Departments, and all vouchers for appropriations to other funds not included under those department heads. The expenditures during the year covered more than 10,000 vouchers and amounted to a grand total of \$3,211,693.53.

With such exceptions as have been brought to the attention of the Committee on Finance and the City Council, all expenditures have been legitimate and the ordinances have been complied with both as to receiving funds and paying out same, and the welfare and pecuniary interests of the city have been protected. Such intemperate criticisms as have been made, corrected, or, we hope, will not occur again.

**Comments Official.**

"These examinations have further confirmed the faithfulness and integrity of our city officials, and I wish to bear testimony to the same, and to thank each one for the courtesy and assistance rendered to the Special Accountant in the discharge of his duty."

The report goes on to show that during the year uniform bill blanks have been installed for the use of all departments for making bills for miscellaneous sales and for reporting such sales to the auditor. The accountant has also assisted in the preparation and installation of a financial record and a storehouse record in the Water Department. Much time has been given to the revision of certain chapters of the city ordinances as to make them fit the requirements of the present and to have them ready for the revised issue of the City Code to be printed during this year. Among the chapters thoroughly revised was that section of the City Code regulating the Gas Works, provision being made for a new form of annual report, which will place the Gas Works upon the basis of a municipal industry for the purpose of comparison with plants of a similar character in other places, and provide a more satisfactory report of the cost of manufacturing gas.

**Got Special Facts.**

Numerous matters have been prepared by the Special Accountant for the Mayor, City Attorney, members of the City Council and others. For special committees there were statements of the amount of grain purchased from Alvey Brothers, total cost of the settling basin, market rents and statements concerning the annexation of Manchester.

As the clerk of the Committee on Finance the Special Accountant has kept the proceedings of thirty-two regular meetings, and conducted practically all of the correspondence relating to the preparation and delivery of the \$1,500,000 of city bonds. The accountant is also in charge of the use of certain labor-saving devices in the Gas and Water Departments, to assist in making bills. The use of such stunts, it is stated, will prove helpful to the Auditor and Treasurer's offices, and will help to relieve the public of the expense of the present system of now upon busy days in the Treasurer's office. The methods suggested, it is stated, are used to advantage in other cities.

## TWELVE TO GET DIPLOMAS TO-DAY

Union Theological Seminary  
Closes Year of Useful Service.

Closing its ninety-eighth year of useful service, the Union Theological Seminary observes its commencement to-day. Twelve young men will receive their degrees this morning, after appropriate exercises in Watts Chapel.

Robert W. V. V. is chairman of the trustees, will deliver the commencement address. The degrees will be conferred by President George W. Watts, of the board. The Hoge fellowship for the coming year will be awarded to R. K. Timmons, of Columbia, S. C.

The social event of commencement took place last night at the Seminary, when the undergraduates tendered a farewell reception to the graduating class. T. K. Young was chairman of the reception committee, while J. B. Hemphill acted as master of ceremonies. Richmond Hall was profusely decorated with flowers.

Edgar Gammon, of the middle class, made a short speech of welcome, the response for the seniors being made by J. D. Mann. Dr. A. D. P. Gillmore spoke for the faculty. Afterward, there was a musical program and an informal banquet. During the last part of the evening, R. K. Timmons, president of the class, presented a class picture to the faculty. Dr. W. W. Moore received it with fitting words on behalf of the faculty.

The board of trustees met yesterday morning for a short session. Plans for the \$300,000 centennial endowment fund to be raised by 1912 were outlined. Robert W. S. Lacy was elected field secretary for this work, taking the place of Robert L. Kippelwick, who resigned a short time ago. Mr. Lacy will canvass the synods of North Carolina and Virginia in the interest of this project, there being about 100,000 Presbyterians in the two States.

The campaign will last from October 1 of this year to May 1, 1910. Professors Moore, Rice and Gilmore, of the seminary, will act as an advisory board for Secretary Lacy in his work. September 21 is the day on which the seminary will again open its doors.

## WHITE SLAVE CASE DELAYED IN COURT

Government Unable to Serve Papers on Inmates from Norfolk.

### BIG QUESTION INVOLVED

Married Woman to Be Deported if Case Goes Against Her in Higher Court.

Three companion cases arising under the immigration act and commonly designated as the white slave traffic cases, are on the docket for a hearing on the government's appeal in the United States Circuit Court of Appeals to-day. Because of the failure to serve papers on all parties interested, the case will go over for future consideration. These cases, which came out of Norfolk, are styled United States against Rebecca Bloom, Abraham Bloom and Sadie M. Sprung, each being separate. "No appearance for appellees" is inscribed on each suit. The appeal was allowed by Judge Waddill in December last.

Sadie M. Sprung, Rebecca Bloom and Abraham Bloom, with his two infant children, were arrested by the Immigration Inspector at Norfolk, and after an investigation by him, ordered deported. They sued out writs of habeas corpus which were returnable and heard by Judge Waddill in the United States District Court, on June 14, 15 and 16, 1909, at Norfolk.

Witnesses were examined for both the government and the petitioners, at the conclusion of which Judge Waddill discharged the petitioners from arrest. To this action, the government prayed for and secured an appeal to the Circuit Court of Appeals for this circuit.

In the Sprung case, it developed that the woman first came to this country about ten years ago, and engaged in the trade of a milliner; that after several years she led an improper life, and that she subsequently married an American citizen of foreign birth, and with him went to her home in Europe to have an operation performed.

She visited her parents with her husband and later returned with him to this country, where they have lived together ever since, more recently in Norfolk. The Immigration Inspector arrested her there as an alien who was excluded from admission into the United States.

In the Bloom case, the evidence showed that the parties about eight years ago contracted a common law marriage, and lived together as husband and wife in England, and later in Cape Town and Johannesburg, in South Africa, where the two infant children, now sought to be deported with their mother, were born, as appeared by certificates produced from official registers.

Later they came to the United States and after living together for two years the wife left her husband in St. Louis and went to Norfolk. After being there a short while her husband discovered where she was, and went to her. After much persuasion she returned to him and their children, with whom she has since lived.

The charge against the husband is that of importing the woman into the United States, and the arrests were made because, as alleged, the woman had not conducted herself properly within three years after they entered the United States, contrary to the provisions of the act of Congress on the subject.

Upon all the evidence adduced, the court held that the parties were not such aliens as contemplated by the act of Congress, and were not subject to deportation as such, and directed that they be discharged from custody of the Immigration Inspector.

Judge Waddill's ruling briefly was that the Sprung woman originally was properly admitted to this country; that she was the wife of an American citizen, and was not, by reason of her recent trips with her husband upon passports issued to them as husband and wife, subject to deportation under the immigration act, because of any alleged misconduct on her part prior to the time of her marriage and leaving the country temporarily.

That the Bloom woman, having come here lawfully with her husband and children, and lived a proper life for some two and a half years, and at the time of her trial and for some time prior thereto, was living happily with her husband, was likewise not amenable to these laws, by reason of any alleged misconduct during the few months she was separated from him.

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## Gymnasium Outfits

The regulation style of dependable qualities.  
All sizes for men and boys.

## Gans-Rady Company

## WOMAN ADMITS SHE'S ABOUT 35

But Fails to Correct Statement in Census—Work Ending in Country.

One conscientious woman who wanted the census report about herself to be exactly right and who wanted the truth told about her age, has been found by the local census office. It seems that the individual in question is minus the embarrassment of a husband, and lives in a boarding-house. When the enumerator came around a boarder gave him the information, largely guessing, it seems, at the facts.

She called at the office yesterday and carefully examined the paper, correcting a slight error. The official in charge had his finger accidentally over the item relating to age. When she finished her perusal, the paper was folded up, and she expressed her approval.

Then she thought of the age proposition, for no one would be so unkind as to think she had it in mind all the while. She asked to see the paper again, and found that the boarder had put it down as thirty-five. "He only missed it a year," she said frankly, and went her way.

**Checking the Workers.**

The census office force is working hard at checking up the reports of the enumerators to see if the ground has been thoroughly covered and that the reports are in proper shape. So far, the work appears to have been done remarkably well. No vouchers will be issued to census-takers until this is completed and the accounts verified and approved.

Census-taking in the country is nearly at an end. The official time will expire next Saturday, by which day it is believed all the enumerators save three, will have finished. Two of these districts are in Gloucester county and one in Hanover. To allow all the information to be secured, the time of these three men will be extended not to exceed one week.

### NO CHANGE IN CONDITION

**Evidence of Returning Memory Shown by Senator Daniel.**

Lynchburg, Va., May 10.—Dr. Waucho, in his bulletin tonight, says "Senator Daniel's condition tonight is not changed from what it has been for the past several days. He is rather restless at the present time, after having slept well last night and a good deal today. His mental condition tonight is as good as it has been lately. He succeeded tonight in getting him to repeat from memory several quotations from the old masters, and in a perfect manner. This is the best evidence of returning memory that he has shown during his illness."

**Arrested on Old Warrant.**

John H. Chandler was arrested on an old warrant, which has been on file for some time, charging him with stealing one black dress, one gold ring and one bracelet, all of the value of \$15. Chandler disappeared about the time the warrant was issued, but was rounded up by officers of the Second District last night.

**Teacher Training Lecture.**

The Rev. James W. Morris, D. D., will deliver a lecture in the Teacher Training Course on "The Prayer Book and Christian Worship" in All Saints' parish house, Madison and Grace, Thursday, May 12, at 8:15 P. M. Sunday-school teachers and others interested are invited to be present.

## BOY CAUGHT WITH HORSE AND BUGGY

Eleven-Year-Old Child, Arrested on Felony Charge, May Go to Reformatory.

An eleven-year-old white boy, giving his name as George M. Cosby, was arrested yesterday by the police of the Second District, charged with stealing a buggy and horse from McVeigh & Glenn. It is believed that the boy gave a fictitious name, and that his real name is James M. Thornton. It is believed by the police that in a spirit of mischief he got into the buggy, which was left standing in front of a house in the West End, with the intention of taking a drive and returning the team before it was missed. He was caught, however, with the goods. The charge is a felony, and as the consent of the authorities had not been secured for bail pending a hearing, the child was sent to the First Police Station, where there are upstairs rooms provided for the custody of women and children apart from other prisoners. During the winter such "joy-riding" expeditions of small boys were quite common, scarcely a week passing that the police were not notified by some physician that his horse had been taken while he was visiting a patient. Usually the team showed up at the stables, somewhat the worse for hard driving, but in the majority of instances it has been impossible to secure a conviction, as boys caught with such teams nearly always claim to have "found" them, and to be searching for the owner. If the charge against young Thornton is sustained, his escapade may cost him ten years in the reformatory, or until he is twenty-one years of age.

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